UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA,	
Plaintiff,	
vs.	Case No. 02-CR-73A
MARK CONGI, JOEL CICERO, et al.,	
Defendants.	

DEFENDANT JOEL CICERO'S REVISED TRIAL EXHIBIT LIST (July 26, 2006)

Respectfully submitted,

JOSEPH M. LaTONA, ESQ.

Attorney for Defendant, OEL CICERO

Office and Post Office Address
16 Brisbane Building

403 Main Street

Buffalo, New York 14203

(716) 842-0416

EXHIBIT LIST

Case No. 02-CR-73A

Dated: July 26, 2006

Defendant, JOEL CICERO

		Date	
Ex. #	Description	Marked	T
<i>⊔</i> Λ. π	Description	for Ident. Evidence	In
1	Transmittal letter of July 6, 2001 and License Agreement		
	Between Niagara Falls Bridge Commission and World Duty Free Americas		
2	Sublicense Agreement Between World Duty Free Americas and ProServe		
3	Handwritten notes dated 8/21		
4	Cover page with Lease Agreement outline - J. Kearney to Joseph Aragon		
5	7/10/01 email - Eucker to Aragon		
6	7/31/01 email - Jasper to Aragon		***************************************
7	9/19/01 email - Jasper to Aragon		
8	3/4/02 email from Paul Janhumen to Thomas Garlock		
9	3/14/02 email from Paul Janhumen to Mark Elias, et al.		
10	Memorandum of Agreement - 12/31/01 between World Duty Free America and ProServe		
11	Assignment of Joint Venture Interest dated 3/1/02		
12	Complaint - Duty Free Americas, Inc. v. ProServe in Maryland State Court		
13	Complaint - ProServe Corporation v. Duty Free Americas, Inc. dated March 17, 2003 in Colorado State Court		74.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.
14	Niagara Falls Reporter edition encompassing April 13-20, 2004		
15	Niagara Falls Reporter edition encompassing November 1-9, 2004		
16	Summons and Complaint - Duty Free Americas, Inc. v. Joseph Aragon dated May 20, 2004 filed in Niagara County		

EXHIBIT LIST

Case No. 02-CR-73A

Defendant, JOEL CICERO

Dated: July 26, 2006

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E 4		Marked	
Ex. #	Description	for Ident.	In
		Evidence	
17	Complaint dated November 22, 2002 - Kulback's &		
	Associates v. Niagara Falls Bridge Commission, et al.		
18	Cover letter and settlement check dated 3/6/03 regarding		
	Kulback's v. Niagara Falls Bridge Commission, et al.		
19	Joseph Aragon letter of 2/7/02 to Jack Vance		
20	12/13/02 letter from Joseph Aragon to Christian		<u> </u>
	Campbell, with attachments		
21	Joseph Aragon letter of 5/24/03 to Barry Schwartz		
21	Joseph Anagon letter of 5/24/05 to Dairy Schwartz	•	
22	Joseph M. Arean 5/7/02 Law as D. C. S. S. S.		
44	Joseph M. Aragon 5/7/03 letter to Barry Schwartz, Frank		
	Pannozzo, et al.		
23	Joseph Aragon 5/7/03 letter to Thomas Garlock		
24	Niagara Falls Bridge Commission Minutes - 9/5/00		
	g		
25	Niagara Falls Bridge Commission Minutes - 10/16/00		
	1 Sara 1 and Dirage Commission windles - 10/10/00		
26	Niagara Falls Bridge Commission Minutes - 5/22/01		
20	Triagara Paris Dridge Commission Minutes - 3/22/01		
27	Nicona Fella Deides Commission 16		
21	Niagara Falls Bridge Commission Minutes - 10/28/02		
20	N' FU D'I C		
28	Niagara Falls Bridge Commission Minutes - 5/12/03		
29	Niagara Falls Bridge Commission Minutes - 6/2/03		
30	11/2/01 Joseph Aragon letter to Thomas Daniels, with		
	attachments		
31	Joseph Aragon email of 10/3/02 to Charles Rawley		
32	ProServe Corporation 10/13/02 response to and Notice of		······································
	Default		
33	Aragon letter of 11/14/02 to John J. Murphy		
33	rangon letter of 11/14/02 to john J. Murphy		

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Case No. 02-CR-73A

Defendant, JOEL CICERO

Dated: July 26, 2006

		Dat	e
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Ex. #	Description	for Ident.	In
		Evidence	
34	Joseph Aragon deposition of 9/17/03		
35	Videotape of Joseph Aragon deposition of 9/17/03		· · · · · · · · · · · · · · · · · · ·
33	videotape of Joseph Aragon deposition of 9/17/03		
35A	Videotape excerpt from Joseph Aragon deposition of		
	9/17/03		
36	Richard Jasper deposition of 11/7/03		
37	Thomas Daniels deposition of 9/29/03	1	
38	Brian Kulbacki deposition of 11/12/03		
39	Joseph Kearney deposition of 11/14/03		· · · · · · · · · · · · · · · · · · ·
40	Buffalo News article 12/9/02		
41	Settlement Agreement - 10/12/04 between Joseph Aragon		
	and Duty Free Americas		
42	Letter of 11/26/02 from John Murphy to Joseph Aragon		
43	9/8/00 email – Joel Epstein to Joseph Aragon		
44	Letter of 1/24/01 from Joseph Aragon to David Novak		
45	9/24/01 email – Joseph Kearney to Joseph Aragon		
46	Fax cover page with Memorandum of Understanding from		
	Joseph Aragon to Simon Falic	Ī	
47	12/8/01 email – Joseph Aragon to Simon Falic		
48	12/10/01 email – Joseph Aragon to Joseph Kearney		···

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Case No. 02-CR-73A

Defendant, JOEL CICERO

Dated: July 26, 2006

	20, 2000	Date	ite
Ex.#	Description	Marked for Ident. Evidence	In
49	Agreement Regarding Offsetting Payments between World Duty Free Americas, ProServe Corporation and Denver Airport Enterprises dated 5/1/02		
50	5/2/02 email – Joel Epstein to Joseph Aragon		
51	5/10/02 email – Joel Epstein to Joseph Aragon, et al., with attachments		
52	5/14/02 email – Lewiston Northborder to Joseph Kearney		
53	7/3/02 email – Thomas Daniels to Joseph Kearney		
54	9/19/02 email – Joseph Aragon to Simon Falic		
55	9/29/02 email – Joseph Aragon to Joseph Kearney		
56	Letter of 10/3/02 from Joseph Aragon to Jeffrey Hebig		
57	10/30/02 email – Jeffrey Villanueva to David Taney		
58	12/12/02 email – Dan Slefiinger to Joseph Kearney, et al.		
59	Letter of 1/6/02 from Eric Rowe to Denver Airport Enterprises, Joseph Aragon and Willie Kellum		· · · · · · · · · · · · · · · · · · ·
60	Niagara Falls Reporter article 2/11/03		· · · · · · · · · · · · · · · · · · ·
61	Letter of 4/14/03 from Joseph Aragon to Assistant United States Attorney Brett Harvey		
62	Timeline & Description of Construction Documents between ProServe Corporation and Kulback's Construction for Lewiston/Queenston Bridge Project, with attachments		
63	Affidavit of Jeffrey M. Villanueva – Willie Kellum and Kellum Enterprises v. Joseph Aragon and ProServe Corporation dated 5/19/03 (Colorado)		

EXHIBIT LIST

Case No. 02-CR-73A

Defendant, JOEL CICERO

Dated: July 26, 2006

		Date	
Ex. #	Description	Marked for Ident. Evidence	In
64	Chart – Construction of Lewiston TriCon Restaurant		
65	Response of Joseph Aragon and ProServe Corporation to Duty Free's First Set of Interrogatories, Request for Admission and Request for Production of Documents – ProServe v. Duty Free; Duty Free v. ProServe (Colorado)		
66	Response of Joseph Aragon and ProServe Corporation to Duty Free's Second Set of Interrogatories, Request for Admission and Request for Production of Documents – ProServe v. Duty Free; Duty Free v. ProServe (Colorado)		
67	Victor Montalbo transcript of 11/18/03		
68	Letter of 4/5/04 from Joseph Aragon to Nancy McIntosh		· · · · · · · · · · · · · · · · · · ·
69	White House Press Release dated 8/5/94		

DATED:

July 26, 2006

Buffalo, New York

Respectfully submitted,

JOSEPH M. LaTONA

Attorney for Defendant,

JOEL CICERO

Office and Post Office Address

716 Brisbane Building

403 Main Street

Buffalo, New York 14203

(716) 842-0416

CERTIFICATE OF SERVICE

IT IS HEREBY certified that the foregoing document was filed on a CD-ROM in .PDF format, via hand delivery, with the following:

CLERK OF THE COURT UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

68 Court Street Buffalo, New York 14202

IT IS HEREBY further certified that a true copy of the foregoing document was served, via hand delivery, upon the following:

WILLIAM J. HOCHUL, JR, ESQ.

Assistant United States Attorney

138 Delaware Avenue Buffalo, New York 14202

this 26th day of July, 2006.

SANDRA LEE WRIGHT